| UNITED | JIAIES L | | COURT | FILED IN OPEN COURT |
|---|--|--|---|---|
| E | Eastern District of North Carolina | | | ON //25/20/8 Peter A. Moore, Jr., Cla |
| United States of America v. Heather Michelle Webb |) | Case No: | 5:11-CR-229-5BO | US District Court Eastern District of NC |
| | nrch 2, 2012) | USM No: Suzanne Li Defendant's A | | |
| ORDER REGARDIN PURSU | G MOTION JANT TO 18 | | | UCTION |
| Upon motion of the defendant \$3582(c)(2) for a reduction in the term of in subsequently been lowered and made retroac \$994(u), and having considered such motion and the sentencing factors set forth in 18 U.S. | mprisonment impositive by the Unite n, and taking into | osed based or d States Sent account the | n a guideline sentend tencing Commission policy statement set | cing range that has a pursuant to 28 U.S.C. forth at USSG §1B1.10 |
| IT IS ORDERED that the motion is: DENIED. GRANTED and in the last judgment issued) of Pursuant to 1B1.10, Application Note 4(A), part of the original sentence is authorized to | Exclusion Relation be reduced under | ths is reduce ng to Revoca this section. | ed to tion, only a term of a A reduction in the t | imprisonment imposed as term of imprisonment |
| imposed upon relocation of supervised relea incarcerated results from a revocation of sup | | ed. The sente | ence for which the de | efendant is currently |
| If the amount of time the defendant has alread sentence, subject to an additional period of up | • | | | |
| (Complete | e Parts I and II of Page | 2 when motion | is granted) | , |
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| | | | | |
| Except as otherwise provided, all provisions shall remain in effect. IT IS SO ORDEREI | | s) dated Mai | ch 2, 2012, and Jun | e 21, 2017, |

1-25-18 Order Date:

(if different from order date)

Terrence W. Boyle U.S. District Judge

Printed name and title

Effective Date: